Remarks/Arguments:

The above Amendments and these Remarks are in reply to the Office Action mailed

August 6, 2008.

Claims 1, 3-9, 19 and 21-35 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Misra et al., (U.S. Patent 6,189,146) in view of Singh et al., (U.S. Patent 6,816,842) and in

further view of Fenson et al. (U.S. Publication No.: 2002/0065681) and in further view of Coley

et al. (U.S. Patent 5,790,664).

Claims 1, 19 and 28 have been amended to add the feature "the created fields are fields

whose meaning is defined by the administrator". This added feature further distinguishes the

cited prior art.

This new feature is supported by paragraph [0025] of the present invention's

specification.

The system shown in Figure 31 of Fenson allows an administrator to relabel existing

fields, but not to define new fields.

For the above reason, the claims are now believed to be allowable.

In light of the above, it is respectfully submitted that all of the claims now pending in the

subject patent application should be allowable, and a Notice of Allowance is requested. The

Examiner is respectfully requested to telephone the undersigned if he can assist in any way in

expediting issuance of a patent.

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The Commissioner is authorized to charge any underpayment or credit any overpayment

to Deposit Account No. 06-1325 for any matter in connection with this response, including any

fee for extension of time, which may be required.

Respectfully submitted,

Date: September 5, 2008

By: /Joseph P. O'Malley/

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